

IN THE UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF TEXAS
SAN ANTONIO DIVISION

CHRYSANTHE PARKER,	§	No. 5:21–CV–175–DAE
	§	
Plaintiff,	§	
	§	
vs.	§	
	§	
SPOTIFY USA, INC. et al.,	§	
	§	
Defendants.	§	
_____	§	

ORDER REGARDING SCHEDULING DEADLINES

Before the Court is the status of this case, which was filed by Plaintiff Dr. Chrysanthé Parker (“Plaintiff”) on February 24, 2021. (Dkt. # 1.) On April 26, 2021, Defendants Spotify USA, Inc., High Five Content, LLC, Tradecraft Alternative, LLC, and Jason Cavanagh (collectively, “Defendants”) filed a Motion to Dismiss. (Dkt. # 12.) Because the parties have sought multiple extensions on their deadlines for a Response and Reply, the Motion is still not fully briefed. (See Dkts. ## 13, 14, 15, 16, 18.) On June 1, 2021, the parties jointly submitted scheduling recommendations with deadlines that hinge on the Court’s ruling on the pending Motion to Dismiss. (Dkt. # 17.) Upon review of the scheduling recommendations, and in light of the pending Motion to Dismiss, the Court will not issue a scheduling order at this time.

Instead, the Court hereby **ORDERS** the parties to re-submit scheduling recommendations **with proposed deadlines specified by calendar date**—if necessary in light of the Court’s ruling on the Motion to Dismiss—to the Court **no later than thirty (30) days after the Court rules on the pending Motion to Dismiss.**

IT IS SO ORDERED.

DATED: July 2, 2021, San Antonio, Texas.

A handwritten signature in black ink, appearing to read 'David Alan Ezra', written over a horizontal line.

David Alan Ezra
Senior United States District Judge